

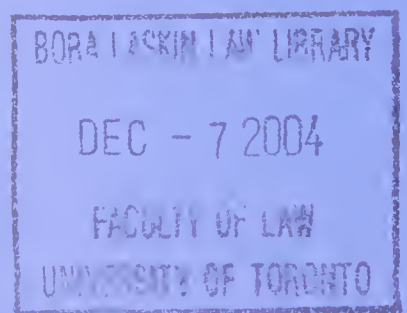


## INTERNATIONAL LAW AND COMPLIANCE THEORIES AND PRACTICE

Professor Jutta Brunnée

Spring 2005

These materials are reproduced solely for the use of students in the Faculty of Law,  
University of Toronto

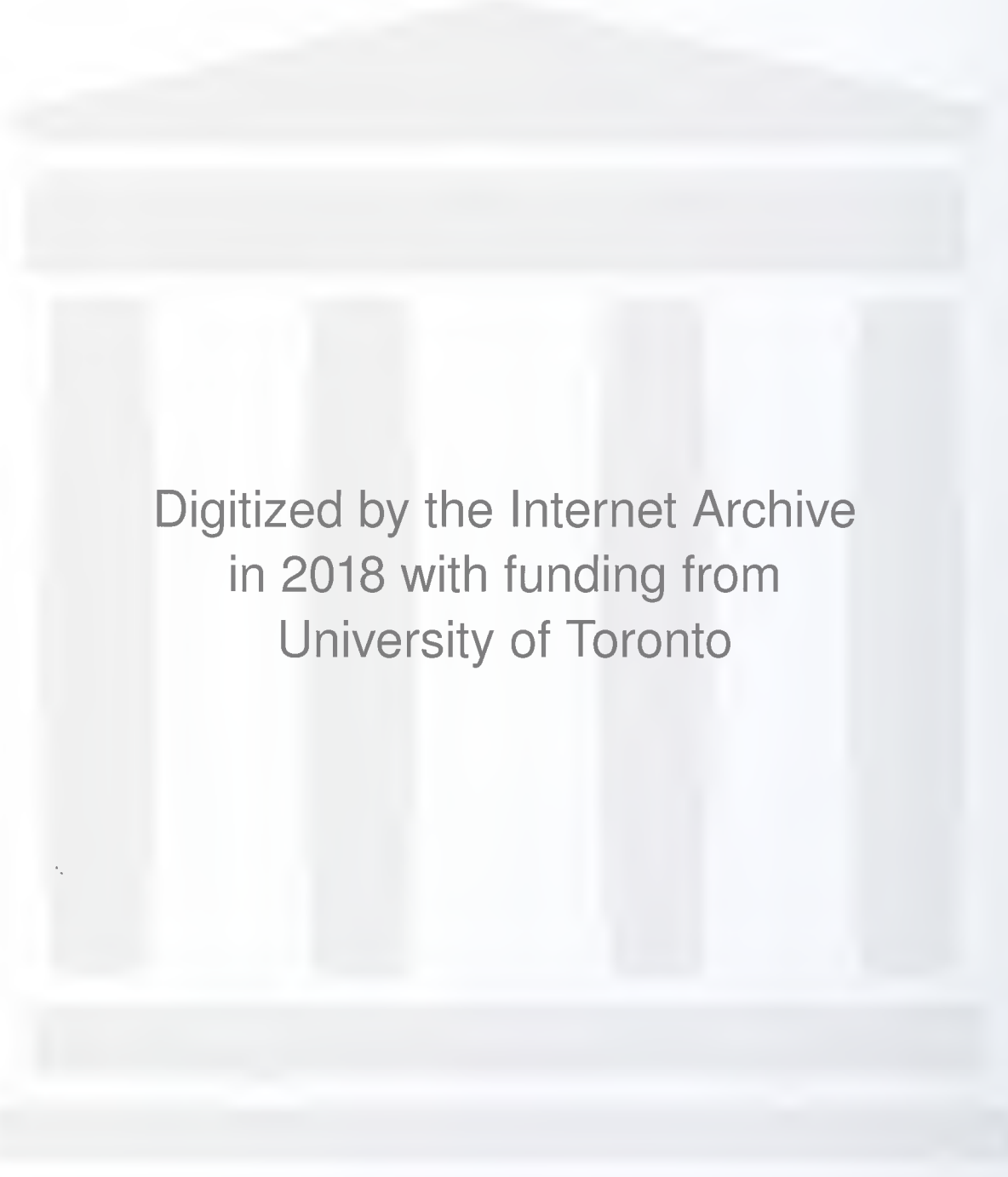


# **INTERNATIONAL LAW AND COMPLIANCE THEORIES AND PRACTICE**

Professor Jutta Brunnée

Spring 2005

These materials are reproduced solely for the use of students in the Faculty of Law,  
University of Toronto



Digitized by the Internet Archive  
in 2018 with funding from  
University of Toronto

[https://archive.org/details/internationallaw00brun\\_2](https://archive.org/details/internationallaw00brun_2)

# INTERNATIONAL LAW AND COMPLIANCE: THEORIES AND PRACTICE

Professor Jutta Brunnée

## TABLE OF CONTENTS

### I. INTERNATIONAL LAW THEORIES

L. Henkin, *How Nations Behave*, 2nd ed. (1979) at 13-27.....I-1

#### *Positivism:*

R. Ago, “Positivism” in Rudolf Bernhardt, ed., *Encyclopedia of Public International Law*, vol. 7 (1984) at 385-393.....I-9

H.L.A. Hart, “International Law” Chapter 10 in *The Concept of Law*, 2nd ed. (1994) at 213-237.....I-14

A.A. D’Amato, “The Neo-Positivist Conception of International Law” (1965) 59 A.J.I.L. 321-324.....I-27

B. Simma & A.L. Paulus, “The Responsibility of Individuals for Human Rights Abuses in Internal Conflict: A Positivist View” (1999) 93 A.J.I.L. 302-308.....I-29

#### *Legal Process – Policy Orientation*

M.S. McDougal and W.M. Reisman, “International Law in Policy-Oriented Perspective” in R. St J. Macdonald and Douglas M. Johnston, *The Structure and Process of International Law: Essays in Legal Philosophy, Doctrine and Theory* (1983) 103-129.....I-33

R. Higgins, “The Nature and Function of International Law” Chapter 1, in *Problems and Process: International Law and How We Use it* (1994) at 1-16.....I-47

#### *Liberal Theory*

A.M. Slaughter, “A Liberal Theory of International Law” in *Proceedings of the American Society of International Law*, April 2000, at 240-249.....I-56

T.M. Franck, “Legitimacy in the International System” (1988) 82 A.J.I.L. 705-759.....I-66

### *Critical Theory*

M. Koskenniemi, “The Politics of International Law” (1990) 1 European J. Int’l L. 4-32.....I-85

## **II. INTERNATIONAL RELATIONS THEORIES**

S.M. Walt, “International Relations: One World, Many Theories” *Foreign Policy* 29-44 (Spring 1998).....II-1

### *Realism*

D. Acheson, “Remarks,” *Proceedings of the American Society of International Law*, 1963, 1-15 [reprinted in R.J. Beck *et al.*, *International Rules* 107-108 (1996)].....II-9

### *Rationalism – Institutionalism*

S.D. Krasner, “Structural Causes and Regime Consequences: Regimes as Intervening Variables” (1982) 36 Int’l Organization .....II-10

R.O. Keohane, “International Institutions: Two Approaches” (1988) 32 Int’l Studies Quarterly 379-396 (1988).....II-22

### *Constructivism*

A. Wendt, “Collective Identity Formation and the International State” (1994) 88 Am. Pol. Sci Rev. 384.....II-37

M. Finnemore & K. Sikkink, “International Norm Dynamics and Political Change” (1998) 52 Int’l Organization 887.....II-48

## **III. INTERNATIONAL LAW & INTERNATIONAL RELATIONS: SITUATING COMPLIANCE IN THE NEW DIALOGUE**

A.M. Slaughter, A.S. Tulumello & S. Wood, “International Law and International Relations Theory: A New Generation of Interdisciplinary Scholarship” (1998) 92 A.J.I.L. 367-393.....III-1

K.W. Abbott *et al.*, “The Concept of Legalization” (2000) 54 Int’l Organization 401-419....III-32

J. Brunnée & S.J. Toope, “International Law and Constructivism: Elements of an Interactional Theory of International Law” (2000) 39 Columbia J. Transnational L. 19-37, 64-74.....III-42

M. Koskenniemi, “Carl Schmitt, Hans Morgenthau, and the Image of Law in International Relations” in M. Byers, ed., *The Role of Law in International Politics* (2000) 45.....III-59

R. H. Steinberg et al., "Realism and Legalism" (2002) American Society of International Law. Proceedings of the Annual Meeting. 265-268, 269-272.....	III-70
---	--------

## IV. THEORIES ON COMPLIANCE

Kingsbury, "The Concept of Compliance as a Function of Competing Conceptions of International Law" (1998) 19 Mich. J. Int'l L. 345-372.....	IV-1
A. Chayes & A. Handler Chayes, "On Compliance" (1993) 47 Int'l Organization 175-205...	IV-16
G.W. Downs, D.M. Rocke, & P.N. Barsoom, "Is the Good News about Compliance Good News about Cooperation?" (1996) 50 Int'l Organization 379.....	IV-32
Harold Hongju Koh, "Why Do Nations Obey International Law?", Book Review of <i>The New Sovereignty: Compliance with International Regulatory Agreements</i> by A. Chayes & A. Handler Chayes, and of <i>Fairness in International Law and Institutions</i> by T.M. Franck , (1997) 106 Yale L. J. 2599.....	IV-43
J. Brunnée & S.J. Toope, "Persuasion and Enforcement: Explaining Compliance with International Law" (2002) 13 Finnish Yearbook of International Law 1.....	IV-62

## V. CASE STUDIES

### *States, the UN Security Council, and the Prohibition of the Use of Force*

<i>United Nations Charter</i> , 26 June 1945, Can. T.S. 1945 No. 7, Preamble, Arts. 1-2, 23-27, 39-42, 51.....	V-1
United Nations Security Council, Letter from the Permanent Representative of the United States of America to the United Nations addressed the President of the Security Council, U.N. Doc. S/2001/946 (2001).....	V-4
United Nations Security Council, Resolution 1441, (Resolution on Iraq) Security Council meeting 4644, 8 November 2002 .....	V-5
Andrew Coyne, "Which Precedent? What Law?" <i>National Post</i> , Monday, October 7, 2002.....	V-7
Charles Krauthammer, "The Curse of Legalism: International Law? It's Purely Advisory" <i>The New Republic</i> , Nov 6, 1989 v201 n19 .....	V-9
The National Security Strategy of the United States of America, Chapter V - <i>Prevent Our Enemies from Threatening Us, Our Allies, and Our Friends with Weapons of Mass Destruction</i> , September, 2002, 13-16 .....	V-11
William H. Taft IV, "The Legal Basis for Preemption" Memorandum, American Society of International Law, November, 2002.....	V-15

Letter from the United States of America to the United Nations Security Council, March 20, 2003 .....V-18

***Compliance Mechanisms under Multilateral Environmental Agreements***

*Kyoto Protocol to the UN Framework Convention on Climate Change* 10 December 1997, 37 I.L.M. 649, Arts. 3, 5-7, 12, 17, 18.....V-19

*Procedures and mechanisms on compliance under the Kyoto Protocol*, U.N. Doc. FCCC/CP/2001/L.21 .....V-22

J.W. Anderson, "A Brief History of the Kyoto Protocol" & "Overview of the Kyoto Protocol," in *The Weathervane Guide to Climate Policy*, available at [http://www.weathervane.rff.org/misc/weathervaneguide/wv\\_guide\\_main.htm](http://www.weathervane.rff.org/misc/weathervaneguide/wv_guide_main.htm).....V-30

G.W. Downs, K.W. Danish & P.N. Barsoom, "The Transformational Model of International Regime Design: Triumph of Hope or Experience?" (2000) 38 Columbia J. Transnational L. 465.....V-34

***The Role of National Courts***

*Baker v. Canada (Minister of Citizenship and Immigration)*, [1999] 2 S.C.R. 817 (paras. 50; 66-67; 68-71; 74-75; 78-81).....V-57

*Spraytech (Société d'arrosage) v. Hudson (Town)*, 2001 SCC 40 (summary, paras. 1-3, 17, 30-32, 48).....V-60

*Ahani v. Canada (Attorney General)*, [2002] OJ No. 431 [Ontario Court of Appeal] (paras. 1-5, 32-49, 68-76, 100-104).....V-63

A.M. Slaughter, "The Real New World Order" (1997) 76 Foreign Affairs 183.....V-69

K. Knop, "Here and There: International Law in Domestic Courts," 32 N.Y.U.J. Int'l L. & Pol. 501 (2000).....V-77

**VI. TYPES OF LEGAL NORMS – ‘HARD’ AND ‘SOFT’?**

D. Bodansky, "Customary (and Not So Customary) International Law" (1995) 3 Indiana J. Global Leg. Stud. 105-119.....VI-1

M. Finnemore, "Are Legal Norms Distinctive" (2000) 32 N.Y.U. J. Int'l L. & Pol. 699.....VI-7

K.W. Abbott & D. Snidal, "Hard and Soft Law in International Governance" (2000) 54 Int'l Organization 421-456.....VI-11